

- 1 -

Defendants respectfully requests that the Court grant this motion and extend Defendants' deadline to reply to Plaintiff's response to Defendants' Motion for Judgment on Pleadings to May 16, 2016.

Date: April 28, 2016

Respectfully submitted,

By: /s/ Richard S. Zembek

Richard S. Zembek (TBN 00797726)  
richard.zembek@nortonrosefulbright.com  
Eric B. Hall (TBN 24012767)  
eric.hall@nortonrosefulbright.com  
Daniel S. Leventhal (TBN 24050923)  
daniel.leventhal@nortonrosefulbright.com  
Darren T. Smith (TBN 24088433)  
darren.smith@nortonrosefulbright.com  
Norton Rose Fulbright US LLP  
Fulbright Tower  
1301 McKinney, Suite 5100  
Houston, Texas 77010-3095  
Tel: (713) 651-5151  
Fax: (713) 651-5246

Alan D Albright (TBN 00973650)  
Chad Ennis (TBN 24045834)  
Bracewell LLP  
111 Congress Ave., Suite 2300  
Austin, TX 78701  
512-472-7800  
Fax: 800-404-3970  
[alan.albright@bracewelllaw.com](mailto:alan.albright@bracewelllaw.com)  
[chad.ennis@bracewelllaw.com](mailto:chad.ennis@bracewelllaw.com)

**Counsel for Defendants Qualcomm  
Incorporated, Qualcomm Atheros,  
Inc., and Qualcomm Innovation  
Center Inc.**

### **CERTIFICATE OF CONFERENCE**

The undersigned hereby certifies that counsel for Defendants has complied with the meet and confer requirement in the Local Rules. On April 28, 2016, counsel for Defendants conferred with counsel for Bandspeed regarding this request for motion for extension of time to file their reply to Plaintiff's response to Defendants' Motion for Judgment on the Pleadings and counsel for Plaintiff Bandspeed indicated that the Motion is Unopposed.

/s/ Alan D Albright

### **CERTIFICATE OF SERVICE**

The undersigned hereby certifies that on April 28, 2016, all counsel of record who are deemed to have consented to electronic service are being served with a copy of this document via the Court's CM/ECF system.

/s/ Alan D Albright